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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
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OSTROLENK FABER GERB & SOFFEN LLP 1180 AVENUE OF THE AMERICAS NEW YORK, NY 100368403			EXAMINER	
			LEE, RICHARD J	
			ART UNIT	PAPER NUMBER
			2613	

Please find below and/or attached an Office communication concerning this application or proceeding.

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PTO-90C (Rev. 07-01)

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Application No. 09/334,354

Applicant(s)

Tajime et al

Office Action Summary

Examiner

Richard Lee

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	The MAILING DATE of this communication appears	on the cover she	et with	the correspondence address	
	for Reply				
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE $_$ 3 $_$ MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.					
	sions of time may be available under the provisions of 37 CFR 1.136 (a). g date of this communication.	In no event, however,	, may a re	pply be timely filed after SIX (6) MONTHS from the	
- If the - If NO - Failure - Any re	period for reply specified above is less than thirty (30) days, a reply within period for reply is specified above, the maximum statutory period will apper to reply within the set or extended period for reply will, by statute, caused by received by the Office later than three months after the mailing date of patent term adjustment. See 37 CFR 1.704(b).	ply and will expire SIX (se the application to be	(6) MONT ecome AB	THS from the mailing date of this communication. BANDONED (35 U.S.C. § 133).	
Status					
1) X	Responsive to communication(s) filed on Oct 24, 2	<u>2002</u>			
2a) 💢	This action is FINAL . 2b) ☐ This act	tion is non-final.			
3)□	3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11; 453 O.G. 213.				
	tion of Claims				
4) 💢	Claim(s) <u>1-18</u>			is/are pending in the application.	
4	la) Of the above, claim(s)			is/are withdrawn from consideratio	
5)	Claim(s)			is/are allowed.	
6) 💢	Claim(s) <u>1-18</u>				
7) 🗆	Claim(s)			is/are objected to.	
8) 🗆	Claims				
Applica	tion Papers				
9) 🗆	The specification is objected to by the Examiner.				
10)	The drawing(s) filed on is/ar	re a accepte	ed or b	$\widehat{m \mu}$ objected to by the Examiner.	
	Applicant may not request that any objection to the d	Irawing(s) be held	in abe	yance. See 37 CFR 1.85(a).	
11)	The proposed drawing correction filed on	is:	: a)]	approved by disapproved by the Examine	
If approved, corrected drawings are required in reply to this Office action.					
12) The oath or declaration is objected to by the Examiner.					
Priority under 35 U.S.C. §§ 119 and 120					
13) Acknowledgement is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).					
a) All b) Some* c) None of:					
	1. Certified copies of the priority documents have been received.				
	2. U Certified copies of the priority documents have been received in Application No				
	 Copies of the certified copies of the priority de application from the International Burea ee the attached detailed Office action for a list of the 	au (PCT Rule 17	7.2(a)}.		
14)	Acknowledgement is made of a claim for domestic	·			
a) The translation of the foreign language provisional application has been received.					
15) Acknowledgement is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121.					
Attachme		•			
1) No	tice of References Cited (PTO-892)	4) Interview Sum	ımary (PT	O-413) Paper No(s).	
2) Notice of Draftsperson's Patent Drawing Review (PTO-948)		5) Notice of Informal Patent Application (PTO-152)			
3) [Info	3) Information Disclosure Statement(s) (PTO-1449) Paper No(s) 6) Other:				

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1. Claims 2 and 9-16 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

For examples:

- (1) claim 2, line 3, "said compression means" shows no clear antecedent basis;
- (2) claim 9, lines 4-5, "said compression means" shows no clear antecedent basis;
- (3) claim 12, lines 9-10, "said storage means" shows no clear antecedent basis; and
- (4) claim 15, line 12, "said storage means" shows no clear antecedent basis.
- 2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless --

- (e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent.
- 3. Claims 1-14 and 16-18 are rejected under 35 U.S.C. 102(e) as being anticipated by Ohira et al of record (6,208,689).

Ohira et al discloses a method and apparatus for digital image decoding as shown in Figures 18, 19, 24, 29, 30, 49-53, and the same moving picture decoding method and apparatus as claimed in claims 1-14 and 16-18, comprising the same compressor (i.e., 107a of Figures 18 and 24, 112a of Figure 49, see 107b of Figures 29 and 30) that compresses a decoded image and stores the resulting compressed image in a memory (i.e., 103 of Figures 18 and 49); an expander

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(i.e., see 108, 109 of Figure 18; 113a, 114a of Figure 49) that expands a compressed image stored in the memory, a quantization controller (see Figures 18, 19, 24, 29, 30, 50-52, column 13, line 61 to column 14, line 64, column 15, line 56 to column 16, line 45, column 24, line 37 to column 25, line 12) that controls how quantization is performed in the compressor; a memory access width controller (i.e., as provided by compression rate judging section 106 of Figure 18 since compression rate judging section 106 provides the rate of compression in connection with the storage capacity, i.e. number of bits of the memory 103, and bit allocation control to the quantization controller is being provided within 107a of Figures 18, 24, 107b of Figures 29, 39, and 112a of Figures 49 and 50, see Figures 18, 24, 29, 30, 49-52, column 13, lines 16-44, column 14, lines 3-64, column 17, line 33 to column 19, line 13) that controls the quantization controller such that bit allocation is controlled in relation to the number of bits of a memory access unit of the memory, the memory access width controller controls the quantization controller such that a number of coded bits of the image processed in the compression means for every control unit of compression processing is in conformity with the number of bits of the memory access unit of the memory in the case that the coded number of bits exceeds the number of bits of the memory access unit of the memory, the memory access width controller conducts control using information included in the compressed stream, the memory access width controller applies control to the quantization controller such that when an allocated number of bits of coded data of a compression block exceeds the number of bits of the memory access unit of the memory or is less than the number of bits of the memory access unit of the memory, the allocated number of

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bits is made equal to or less than the number of bits of the memory access unit of the memory by subtracting a predetermined number of bits from the allocated bits of coded data of the compression processing block or by increasing the number of allocated bits by the predetermined number of bits, whereby the coded data is enabled to be extracted from the storage means with one access occurrence (i.e., data in the compressing section 107a of Figure 18 are compressed based upon the compression rate information 157 from the compression rate judging section 106, the compression rate judging section selects a compression mode from among a plurality of compression modes based upon the rate of compression, thereby providing the increase/decrease in the number of bits allocated and providing the rate of compression in connection with the storage capacity, i.e. number of bits, of the memory 103, and bit allocation control to the quantization controller is being provided within 107a of Figures 18, 24, 107b of Figures 29, 39, and 112a of Figures 49 and 50, and see column 13, lines 16-44, column 14, lines 3-64, column 17, line 33 to column 19, line 13); the quantization controller controls quantization performed by the compressor based on access width information from the memory access width controller such that a number of bits processed in the compressor for every control unit of compression processing is equal to or less than the number of bits of the memory access unit of the memory in the case that the number of bits for every control unit of compression processing exceeds the number of bits of memory access unit of the memory (i.e., compression rate judging section 106 provides the rate of compression in connection with the storage capacity, i.e. number of bits of the memory 103, and the compressing section 107a or 107b which includes quantization control based on access width

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information compresses the data based upon the compressed rate information provided by compression rate judging section, see Figures 18, 24, 29, 30, 49-52, column 13, lines 16-44, column 14, lines 3-64, column 17, line 33 to column 19, line 13); wherein the compressor and the expander conduct compression and expansion, respectively, in accordance with a pixel difference prediction encoding system (see 107a of Figure 24, 107b of Figures 29 and 30, column 4); wherein the quantization controller (see 107b of Figures 29 and 30, 703a of Figures 50 and 51) controls quantization by preparing a plurality of quantizers (i.e., 121a-d of Figures 29 and 30; 703a of Figure 51) having quantization characteristics different from each other and a plurality of quantization characteristic tables, a quantization characteristic table (see 700 of Figure 50) being shared by the plurality of quantizers; wherein the compressor and expander conduct compression and expansion, respectively, in accordance with an orthogonal translation encoding system (see column 4, column 9, lines 1-13); the compressor controls quantization characteristics used for quantizing the decoded image, based on control by the quantization controller (see Figures 29, 30, 50, 51); detecting a number of coded bits for every control unit of compression processing (i.e., 107a of Figures 18 and 24), and controlling the number of coded bits so that the number of coded bits is in conformity with the number of bits of a memory access unit of a memory (i.e., 103 of Figure 18) when the detected number of coded bits exceeds the number of bits of a memory access unit of the memory, wherein the step of controlling uses information from an external compressed data stream (see column 13, lines 16-44, column 13, line 61 to column 14, line 64, and 106 of Figure 18).

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4. Claim 15 is rejected under 35 U.S.C. 103(a) as being unpatentable over Ohira et al as applied to claims 1-14 and 16-18 in the above paragraph (3), and further in view of Nakajima et al of record (6,243,421).

Ohira et al discloses substantially the same moving picture decoding method and apparatus as above, but does not particularly disclose the compressor comprising a subtracter, a quantizer, an encoder, an inverse quantizer, an adder and a predictor, a prediction error obtained in the subtracter by subtraction operation between the decoded image and a predicted value from the predictor is supplied to the quantizer, under control of the quantization controller, the quantizer quantizes the prediction error and supplies the quantized result to the encoder and the inverse quantizer, the encoder encodes an output from the quantizer and outputs the encoded result to the storage means, and inverse quantizer and local decoding are conducted in the inverse quantization, the adder and the predictor, as claimed in claim 15. However, Nakajima et al discloses an apparatus for decoding coded video data with reduced memory size as shown in Figures 2 and 3, and teaches the conventional compression means comprising a subtracter (20 of Figure 3), a quantizer (21 of Figure 3), an encoder (22 of Figure 3), an inverse quantizer (25 of Figure 3), an adder (23 of Figure 3) and a predictor (24 of Figure 3), a prediction error (i.e., output of 20 of Figure 3) obtained in the subtracter by subtraction operation between the decoded image and a predicted value from the predictor is supplied to the quantizer, under control of the quantization controller, the quantizer (i.e., 21 of Figure 3) quantizes the prediction error and supplies the quantized result to the encoder (22 of Figure 3) and the inverse quantizer (25 of

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Figure 3), the encoder encodes an output from the quantizer and outputs the encoded result to the storage means (i.e., 6 of Figure 2), and inverse quantization and local decoding are constructed in the inverse quantization, the adder, and the predictor (see Figure 3). Therefore, it would have been obvious to one of ordinary skill in the art, having the Ohira et al and Nakajima et al references in front of him/her and the general knowledge of video compression systems, would have had no difficulty in providing the compression means as shown in Figure 3 of Nakajima et al including all the components as claimed in place of the compression system 107a of Figure 18 of Ohira et al for the same well known video compression with quantization control purposes as claimed.

Regarding the applicants' arguments at pages 7-8 of the amendment filed October 24, 2002 concerning in general that "...Applicants disagree that Ohira anticipates independent claims 1, 9, and 17 ... claims 1, 9, and 17 do not vary the rate of compression in connection with the number of bits of a storage memory as asserted in the Office Action. Rather, independent claims 1, 9 and 17 require controlling bit allocation, i.e., the number of coded bits, as a function of the number of bits of a memory access unit ...", the Applicants' attention are directed to column 13, lines 26-32 of Ohira et al wherein Ohira et al teaches that the "compression rate judging section 106 judges a rate of the decoded data 151 to be compressed and stored in the frame memory based upon the size of the image in connection with the storage capacity of the frame memory. The compression rate judging section 106 selects a compression mode from among a plurality of compression modes based upon the rate of compression." and to column 14, lines 8-28 of Ohira

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et al for teachings of the compression rate judging section providing the rate of compression in connection with the storage capacity of the frame memory 103, with the expression T x U x r/lm <= Z, with Z being the number of bits within memory 103 and lm being the rate of compression. And by selecting a compression mode from among a plurality of compression modes based upon the rate of compression, the compression rate judging section of Ohira et al thereby provides the same bit allocation control in relation to the number of bits of a memory access unit of the memory. As such, it is submitted again that Ohira et al anticipates the claimed invention.

Regarding the applicants' arguments at page 9 of the amendment filed October 24, 2002 concerning in general that "... The Office Action incorrectly equates Ohira's storage memory, with the memory access unit of the present application. The memory access unit provides access to a memory -- it is not the same as the memory itself. Likewise, the number of bits of an access unit of a storage means is completely separate and distinct from the number of bits of the storage unit itself. Ohira neither discloses nor suggest varying bit allocation, i.e., the number of coded bits, as a function of memory access unit of a memory. In fact, nowhere in Ohira is a memory access unit even mentioned ...", the Examiner wants to point out that: One of ordinary skill in the art is presumed to possess a certain amount of background knowledge independent of the references. In re Sovish, 769 F.2d 738, 226 USPQ 771 (Fed. Cir. 1985); In re Jacoby, 309 F.2d 513, 135 USPQ 317 (C.C.P.A. 1962). If there was no memory accessing within the memory 103 of Ohira et al, then how else would the data be accessed within memory 103. When data are being read/written to/from memory 103, some sort of accessing means must inherently be

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Ohira et al, data stored within memory 103 must be accessed for further manipulation of the data. And it is submitted again that since Ohira et al teaches that the compression rate judging section 106 selects a compression mode from among a plurality of compression modes based upon the rate of compression, with the compression rate judging section providing the rate of compression in connection with the storage capacity of the memory 103, the compression rate judging section of Ohira et al thereby provides the same varying of bit allocation in relation to the number of bits of a memory access unit of the memory.

Regarding the applicants' arguments at pages 9-10 of the amendment filed October 24, 2002 concerning in general that "Ohira fails to disclose or suggest a memory access width controller that applies bit allocation control to the quantization controller based on the number of bits of a memory access unit of the memory, as required by claim 15 ...", the Examiner respectfully disagrees. Ohira et al, in Figure 29, teaches the particular selection of one of quantizers 121a to 121d based upon select signal 160 generated by select signal generator 129 further based upon the compression rate information 157 (see column 17, lines 33-42), with the compression rate information 157 being provided by compression rate judging section 106. And since the compression rate judging section provides the rate of compression in connection with the storage capacity of the memory 103 as discussed in the above paragraph, it is submitted that the compression rate judging section 106 of Ohira et al thereby provides the same memory access

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width controller that applies bit allocation control to the quantization controller based on the number of bits of a memory access unit of the memory as claimed.

6. THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

7. Any response to this final action should be mailed to:

Box AF

Commissioner of Patents and Trademarks

Washington, D.C. 20231

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or faxed to:

(703) 872-9314, (for formal communications; please mark "EXPEDITED PROCEDURE") (for informal or draft communications, please label "PROPOSED" or "DRAFT")

Hand-delivered responses should be brought to Crystal Park II, 2121 Crystal Drive, Arlington. VA., Sixth Floor (Receptionist).

8. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Richard Lee whose telephone number is (703) 308-6612. The Examiner can normally be reached on Monday to Friday from 8:00 a.m. to 5:30 p.m, with alternate Fridays off.

Any inquiry of a general nature or relating to the status of this application should be directed to the Group customer service whose telephone number is (703) 306-0377.

Richard Lee/rl

1/6/03